1 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE NORTHERN DISTRICT OF CALIFORNIA 6 7 8 VANTAGE POINT TECHNOLOGY INC, No. CV 14-04442 BLF 9 Plaintiff, **ORDER** 10 v. APPLE INC., 11 12 Defendant. 13 14 GOOD CAUSE APPEARING THEREFOR, 15 IT IS ORDERED that this case is reassigned to the **Honorable Phyllis J Hamilton** in the 16 **Oakland division** for all further proceedings. Counsel are instructed that all future filings shall bear 17 the initials PJH immediately after the case number. All dates presently scheduled are vacated and 18 motions should be renoticed for hearing before the judge to whom the case has been reassigned. 19 Briefing schedules, including ADR and other deadlines remain unchanged. See Civil L.R. 7-7(d). 20 Matters for which a magistrate judge has already issued a report and recommendation shall not be 21 rebriefed or noticed for hearing before the newly assigned judge; such matters shall proceed in 22 accordance with Fed. R. Civ. P. 72(b). 23 24 FOR THE EXECUTIVE COMMITTEE: 25 26

Dated: November 13, 2014

27 28

A true and correct copy of this order has been served by mail upon any pro se parties.

Clerk of Court